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November 17, 2011

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Honorable P. Kevin Castel United States District Judge Southern District of New York United States Courthouse 500 Pearl Street New York, NY 10007-1312

11-cy-5947 (PKC)

11-CV-00370 (SAS)

Our Ref: 234-10/MEU/DJF

QUILONE, JR. Now the service of the

JAMES ABRAHAM, et al. v. RICHARD AQUILONE, JR. In The Matter of the Complaint of NYWT SHARK LLC et al

Dear Judge Castel:

We are counsel for NYWT Shark LLC and NYWT Circle Line d/b/a Circle Line Downtown, owners and operators of the motor vessel SHARK, who were recently served with a Third-Party Complaint filed by Defendant Richard Aquilone, Jr. We take this opportunity to advise Your Honor of our previous filing, pursuant to 46 U.S.C. §30505, and Judge Shira Scheindlin's prior order dated April 13, 2011 attached hereto as Enclosure "A". We further request permission to attend the preliminary conference scheduled in this matter for November 28, 2011, on a without prejudice basis. We have accepted Defendant Aquilone's request to waive formal service pursuant to Rule 4, but a response is not due until January 4, 2011.

Judge Scheindlin's order clearly provides that Plaintiffs herein were barred and precluded from filing any claims in any proceeding against the SHARK interests. Despite this, Defendant Aguilone filed a Third-Party Complaint demanding that the SHARK interests directly answer

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the Complaint of Plaintiffs. Under the circumstances presented, Mr. Aquilone's attempt to place the SHARK interests in a position when they could be held directly liable to plaintiffs is clearly improper. Defendant Aquilone further incorrectly asserts a cause of action for contribution which has not accrued as Mr. Aquilone has not paid, or had any judgment entered against him, for more than his share of damages. At this point, the SHARK interests seek to clarify whether it is necessary to reopen the action previously filed before Judge Scheindlin, (11 CV-00370), in order to preserve all of the benefits, rights and elections of the prior filing.

Due to these circumstances, we request permission to attend the pre-trial conference on a without prejudice basis and thank the Court in advance for considering the foregoing.

Respectfully submitted, FREEHILL HOGAN & MAHAR, LLP

Michael E. Unger Daniel J. Fitzgerald

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cc: James E. Mercante, Esq. Rubin, Fiorella & Friedman LLP 292 Madison Avenue New York, NY 10017

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Honorable Shira A. Scheindlin United States District Judge Southern District of New York United States Courthouse 500 Pearl Street, Courtroom: 1620 New York, NY 10007